UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

17-cr-402 (JGK)

- against -

ORDER

LAQUAN WILLIAMS,

Movant.

JOHN G. KOELTL, District Judge:

The Court has received the attached letter from the movant, Laquan Williams. The Court cannot intervene in a prison disciplinary proceeding. The defendant correctly points out that if he is dissatisfied with the results of a prison disciplinary proceeding, his remedy is to raise his appeal internally and then, if he is dissatisfied with his administrative remedies, to bring a Section 2241 petition.

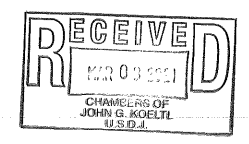
The Court has not received a response to its November 6, 2020 Order, also attached, regarding the appointment of William's former counsel to represent him for purposes of a motion for compassionate release. ECF No. 168. The parties should advise the Court as to any motion for compassionate release. The Clerk is asked to mail a copy of this Order to the defendant.

SO ORDERED.

Dated: New York, New York March 5, 2020

_____/s/ John G. Koeltl

John G. Koeltl United States District Judge



To: Judge C. Koelf

From Laguar Milliams 19176-024

Date: February , 2021

Good maring or afternoon Indge toeld with all do respect i am miting you on behalf of f. b. o. p. Dn March 9, 2019, enall in r-dap, r-dap takes I year off of my Sentence after completion. It was September 3, 2019 in I went to the S.h.u for an unrelated incident i was assaulted in general population I was in Specal housing unit until september 19,2019, when being process 'in the Shu your are Strip Search an given brange Jumpers. I left the S.L. went back to the compound went back to r-dap , completed r-dap December 9, 2019 I was suppose to get my halfway house date from march 9, 2020 to June 7,2000; was put in for 6-9 month. I was suppose to be home last year i had recieve an accident report on march 5,2020 It Said! possess was in possession of a hazardous tool september 5,2019 at 2:30 in Allermond f.c.i. I wasn't treated four at the D.H.O bearing the captain Manden , assist marden, S. I. S & the prison tak my bock-up order out of my central would not give it to me I ask my comsolor, unit manager they told me that don't see the detention order from September 3, 2019 after i lose the hearing - Seat on april 15,2020 , waited five months letter , ask to view my property i ask for my property sheet from 9-3-2019 the officer gave it to me NOW , complain to the worden L4 over heard wat i was saying in got it from sis After, appeal my d. H.D hearing to the northeast regional they Said they will give me a response on Oct 8,2020 they were responded so i went to the central office in file Still No answer. It; file a 22HI Its going take to long is an stuck in a hand place for something ! did not do i have probt. Thanks for your time please help me lencerly, Lagran william

DISCIPLINE HEARING OFFICER REPORT

DISCIPLINE HEARING	
BP-A0304 DISCH Entered Bureau of Dept. of Justice / Federal Bureau of	Prisons
Dept. of Justice / Federal Bureau	Incident Report Number: 3374040 Incident Report Number: UNIT 1RDAP
ALL ENWOOD MED FOI	TREC NO : 79176-034
	Offense Code(s): 108
NAME OF INMATE: 03-05-2020	Olicina
Date of Incident Report: 03-05-2020	
Date of Incident: 09-05-2019	
Summary of Charges:	·
Summary of charges: 108 POSSESSING A HAZARDOUS TOOL.	
	airen to
I NOTICE OF CHARGE(S)	(copy of Incident Report) was given to by staff member) R.Lund
I. North of the notice of charge	by staff member) R. Lund
A. Advanced inmate on 03-27-2020 at 07:35	Dy Co
	5.2020 at 08:53
B. The DHO Hearing was held on 04-15	
B. The DRO neurals	ghts before the DHO by (staff member): on 04-07-2020
advised of the rig	ghts before the 200
C. The inmate was advisor	on 04-07-2020
s white and a copy of the advisement of	rights form is attached.
and a copy of the advisement of	119
II. STAFF REPRESENTATIVE A. Inmate waived right to staff representations.	presentative: [165]
A. Inmate waived right of	tative and appeared.
A. Inmate waived 175 B. Inmate requested staff represent	
C. Staff Representative's Statemen Ms. Dewald appeared as a staff representating. Ms. Dewald met with Inmate specifics of the case with the inmate request of them as a staff representate hand knowledge of the incident in this information to present, nor statement	MS. Dewald stated Inmate WILLIAMS made no sporting Ms. Dewald stated they had no first-tive in this case. Ms. Dewald stated they had no further
hand kilowiesstatamani	10 Mari
information to pro-	t appear but inmate
-tod staff representative	e declined or could not appear pone hearing to obtain another staff t that:
D. Requested starr by	boue Heartwa
was advised of option to pesting the result representative with the result	C That.
NA .	was appointed.
E. Staff representative NA	
E. Staff represented	
TOPNCE.	
III. PRESENTATION OF EVIDENCE	denies the charge(s).
Inmate () admits	indicated
B. Summary of Inmate Statement	was advised of his Rights before the Brio, make "We
B. Summary of This hearing, this it	the following statement it use the nhone."
he understood them and chose to	and know the same people, I didn't do
are from the same neighborhood	nmate was advised in the following statement: WILLIAMS or provide the following statement: WILLIAMS or provide the following statement: WILLIAMS or provide the following statement: WILLIAMS or provided the phone." The following statement: WILLIAMS or provided the phone or provided the following statement: WILLIAMS or provided the phone or provided the following statement: WILLIAMS or provided the phone or provided the following statement: WILLIAMS or provided the phone or provided the following statement: WILLIAMS or provided the phone or provided the following statement: WILLIAMS or provided the following statement: WILLIAMS or provided the phone or provided the following statement: WILLIAMS or provid
No procedural to the DHO noted a	delay in the delay infringed upon the limited of the delay infringed upon the delay infringed up
consideration. The DHO did not	and no documentally and no documentally and no documentally documentally documentally and the documentally to delay in the delay infringed upon the inmate s ability to believe this delay infringed upon the inmate s ability to be delayior, nor was it
consideration. The DHO did not being rewritten. The DHO did not defend himself against the charg	ged benavior, nor and
gerena minosi no	PP-304(52) of Jan 8



BP-A0304

DISCIPLINE HEARING OFFICER REPORT

addressed it as an issue. Staff Representative, Ms. Dewald was disclosed all documents in Dept. of Justice / Federal Bureau of Prisons reference to this case.

 Witnes	sses

- [NO][Yes] X The inmate waived right to witnesses.
- The following persons were called as witness at this hearing and appeared (Each witness name and statement listed below): 1. 2. N/A
 - The following persons requested were not called for the reason(s) given (Each witness name and statement listed below): .3 .
 - Unavailable witnesses were requested to submit written statements and NA those statements received were considered (Each witness name and statement listed below):

Documentary Evidence. In addition to the Incident Report and Investigation, the DHO considered the following documents:

Duties of Staff Representative -- (BP-A306)

Incident Report - Lab Report, Forensic -- (BOP-IRLBF)

Warden UDC Extension Memo -- (UDC-EXT-M) Incident Report - Chain of Custody, Contraband -- (BOP-IRCCC)

Incident Report - Staff Memorandums -- (BOP-IRMEM)

Confidential information was used by DHO in support of his findings, but was not revealed to the inmate. The confidential information was documented in a separate report. The confidential information has been (confidential informants have been) determined to be reliable because:

NA

- FINDINGS OF THE DHO IV.
 - X A. The act was committed as charged.
 - B. The following act was commmitted:
- C. No prohibited act was committed: Expunge according to inmate discipline PS.
- SPECIFIC EVIDENCE RELIED ON TO SUPPORT FINDINGS (Physical evidence, observations

This incident report was rewritten for clarification. Inmate Williams, Laquan, reg. no. 79176-054, is being charged with Code 108, Possession, Introduction, of a Portable Telephone. Specifically, on September 2, 2019, a cellular telephone was recovered from within the secure perimeter at ALM. This cell phone was sent to an outside forensic laboratory to be analyzed. On March 5, 2020, I reviewed the cellular telephone report and discovered Williams utilized the cell phone to contact Replaces BP-304(52) of Jan 88 telephone numbers: 718-801-7394



BP-A0304

DISCIPLINE HEARING OFFICER REPORT

Dept. of Justice / Federal Bureau of Prisons and 718-709-1270 several times. When I conducted a search in the BOP communication systems, both telephone numbers show up as being linked to Williams. The search also shows Williams was the only inmate at ALM communicating with these numbers. Inculpatory evidence in the form of a memorandum from Office Sura dated 9/5/19 corroborated the evidence cited in this report. Office Sura writes: On 9/5/19 at 7:15 pm Inmate TEJADA was on close observation status in SHU. At 7:30 pm TEJADA stated he couldn't hold it anymore and wanted to take the contraband out himself to give to the operations lieutenant. TEJADA retrieved the contraband. The contraband was identified as a black cell phone. A photograph of the cellphone supports the chain of custody form and proper handling of the phone from discovery to its current disposition. The forensic report gathered from the cellular telephone support the use by WILLIAMS. WILLIAMS' contact number is stored in the phone. WILLIAMS is the sole inmate in the Federal Bureau of Prisons with the same contact telephone number stored in the cell phone. The link analysis between WILLIAMS and the use of the cell phone is supported in the forensic report. The DHO believed the information provided by the staff member involved in this case, as they derived no known benefit by providing false information. The DHO finds the charge to be supported in this case based upon the greater weight of evidence cited in this report. Upon questioning by the DHO, WILLIAMS denied the charge. He elaborated upon his plea by stating, he didn't use the cellphone. After the consideration of evidence documented above, the DHO has drawn the conclusion the greater weight of the evidence, listed in the paragraphs above, support(s) the finding, WILLIAMS committed the prohibited act(s) of Possession of a Hazardous Tool (Cellphone), Code(s) 108, on 9/5/19, at or about 1430, in , at FCI Allenwood.

VI.

108 - LP VISIT 2 YEARS, 108 - LP PHONE 2 YEARS, 108 - LP EMAIL 2 YEARS, 108 - FF NVGCT 100 DAYS, 108 - DS 90 DAYS, 108 - DIS GCT 41 DAYS

VII.

WILLIAM s use of a cellular telephone threatened the orderly running of the correctional facility. For inmates to utilize items of this type, not known to be provided to them through institutional channels indicates defiance and refusal to follow established and known policy. Limits are placed on inmate property to persuade them not to possess unnecessary or potentially dangerous items. These can be potentially be used to facilitate escape, contraband introduction and/or harm to another through unrestricted access to the general public. The DHO finds the charge for code 108 to warrant the Forfeiture of Non Vested Good Conduct Time in addition to the Disallowance of Good Conduct Time based on the offense being of a highly aggravated offense which greatly jeopardizes the safety of staff and inmates.

ADMINISTRATIVE DETENTION ORDER

U.S. DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRISONS

ADMINISTRATIVE DETEN HOR STOP	FEDERAL BURCAGO
-A0308	ALM
С 16	ALM
ver a version beginning to the second	
	ate/Time: 9-03-2019 12:15 PM
:: Special Housing Unit Officer ,(Name/Title)	
	n teeling
ROM: R. Troutman, Lieutenant	9176-054 (1B) , in Administrative Delention.
, Reg. 140	9176-004 (107
UBJECT: Placement of Williams, Laquan	
ou have been placed in administrative detention status for the following reason(s):	
ou have been placed in administrative determined or reclassification; or	,
(a) is negging diasontos.	on or other destination; or
to in holdover status pending transfer to a designated institution	on or other destination, or the state of the property, self, staff, other serial population poses a threat to life, property, self, staff, other e institution and:
(b) Is in notative states,	eral population poses a titlest to
(c) Removal from general population. Your presence in the gen inmates, the public, or to the security or orderly running of the	e institution and.
inmates, the public, of to the account	oulations:
to anading an investigation for a violation of Bureau to	-5 vi
(1) is periority arrangement.	
(2) Is pending an SIS investigation;	
investigation or trial for a criminal act;	
(3) Is pending investigation. [4] Transfer to another institution or location (local hospi	tal/NPO, etc.);
(4) Transfer to another institution or location (1888)	
	SC/IO1.
(5) Is to be admitted to Abritain Marketing (i) Since the inmate has requested	admission for protection:
(i) Since the inmate has requested	reloction
(i) Since the limited was	Delention for my own protection:
hereby request placement and	·
Inmale Signature/Register No.:	
Staff Witness Printed Name/Signature:	
2/Bit Astrona	safety as perceived by staff, although person has not requested matter as perceived by staff, although person has not requested matter will be forwarded for an appropriate hearing by the SRO.
norings threat exists to individual's	safety as perceived by staff, although person has not requestion will be forwarded for an appropriate hearing by the SRO. The and has been ordered into Administrative Detention by
(II) Since a serious and the necessary into a admission; referral of the necessary into a	mation was a properly into Administrative Detention by
. ob-infinant St	edication and was
(6) Is terminating confinement in bissers	to ensure the safety
(6) Is terminating confinement in Disciplinary of the Warden's designee. Administrative detention status is an administrative status which removes you security, and orderly operation of correctional facilities, or protect the public security of reasons. Your placement is because	from the general population when necessary to ensure a occur for
is an administrative status which removes you	Administrative detention status is non-positive
Administrative detention status is an administrative detention of correctional facilities, or protect in a parameter detention of correctional facilities.	
security, and orderly operation of confections a variety of reasons. Your placement is because*	
a variety of feddown assault victim	
855001 110	
	The inmate
	ntil turner notice.
Therefore, the above named inmate is to be placed in Administrative Detention u	0.02.2019
09-03-2019 (2.00 pm)	Date 9-03-2019
Therefore, the above named inmate is to be passed in the p	Dale
Cianalure/Printed Name	
Staff Witness Signature. Signature Printed Name 24 hour Supervisor Review Signature Printed Name • In the case of DHO action, reference to that order is sufficient. In other cases, which is documented here.	independent review and decis
24 hour Supervisor Review Signature/Printed Name	the correctional supervisor will make an independent to the correctional supervisor.
reference to that order is sufficient. In other cases	, mo veri
In the case of DHO action, released to	Copy - Captain; Copy - Unit Marie
 In the case of DHO action, reference to that order is sufficient. In other cases which is documented here. Record Copy - Inmate Concerned (not necessary if placement is a result of Copy - Operation Supervisor - Administrative Detention Unit; Copy - Central File 	HG
Copy - Operation Supervisor - Authorisa authorisa	12 lease RP:A0308 of AUG 2011)
	The street RP:A0308 OF AUG 2017

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

- against -

LAQUAN WILLIAMS,

Movant.

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	DOC #:
	DATE FILED: <u>[-6-24</u>]
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MEMORANDUM OPINION AND ORDER

JOHN G. KOELTL, District Judge:

The movant, Laquan Williams, has moved for compassionate release, pursuant to 18 U.S.C. § 3582(c)(1)(A). The Court has previously denied the movant's application for the appointment of counsel in connection with the application for compassionate release without prejudice to renewal.

Upon review of the papers, it is apparent now that counsel would be of assistance in this case. The Government alleges that the movant has failed to exhaust his administrative remedies by at least making a request to the Bureau of Prisons and waiting for 30 days after the application, as required by 18 U.S.C. § 3582(c)(1)(A). ECF No. 163. The failure to exhaust his remedies would be fatal to the application. See, e.g., United States v. Ogarro, No. 18-CR-373, 2020 WL 1876300, at *3 (S.D.N.Y. Apr. 14, 2020); United States v. Roberts, No. 18-CR-528, 2020 WL 1700032, at *2 (S.D.N.Y. Apr. 8, 2020); United States v. Monzon, No. 99-CR-157, 2020 WL 550220, at *1 (S.D.N.Y. Feb. 4, 2020). But the exhaustion requirement can be satisfied by making an appropriate

application and waiting 30 days for a response. Moreover, the movant has asserted in his papers that he did make such a request to the Warden of FCI Allenwood Medium, but has not filed proof to support this assertion. ECF No. 157. Further, the movant does not support the application with any detailed explanations of his medical conditions that would make his continued incarceration particularly difficult, and he does not discuss why application of the factors under section 3553(a) would support the application. See 18 U.S.C. § 3582(c)(1)(A) (requiring courts to "consider the factors set forth in" 18 U.S.C. § 3553(a)). However, the movant does point to an outbreak of COVID-19 at the prison where he is located.

Therefore, the Court will appoint counsel for Williams to assist with his compassionate release motion, as a continuation of counsel's representation pursuant to 18 U.S.C. § 3006A. See United States v. Rice, No. 83-CR-150-3, 2020 WL 4505813, at *2 (S.D.N.Y. Aug. 5, 2020). In deciding whether to exercise the discretion to appoint counsel, including for post-conviction motions, courts in the Second Circuit "consider the same factors as those applicable to requests for pro bono counsel made by civil litigants," including "the likelihood of success on the merits, the complexity of the legal issues and the movant's ability to investigate and present the case." Jerez v. Bell, 2019 WL 1466899, at *4 (citing Cooper v. A. Sargenti Co., 877 F.2d

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170, 171-72 (2d Cir. 1989)). The Court has considered the factors and is concerned over the conflicting representations in the papers and the apparent inability of the movant to present the details of his conditions warranting relief. The Court will therefore appoint the former counsel for Williams to represent him in connection with this application. Any supporting papers should be submitted by December 11, 2020. The Government may submit any additional responsive papers by December 21, 2020.

SO ORDERED.

Dated:

New York, New York

November 6, 2020

John G. Koeltl

United States District Judge